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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	TERRY D. DIXON,	G N 2 12 00240 PIG WGG
11	Petitioner,	Case No. 3:13-cv-00248-RJC-WGC  ORDER GRANTING UNOPPOSED  MOTION FOR ENLARGEMENT OF TIME TO FILE RESPONSE TO MOTION FOR DISCOVERY (ECF NO. 62)
12	VS.	
13	RENEE BAKER, et al.,	
14	Respondents.	(FIRST REQUEST)
15		
16	Respondents move this Court for an enlargement of time of one week from the current due date	
17	of July 22, 2021, up to an including July 29, 2021, in which to file their response to Dixon's motion for	
18	discovery (ECF No. 62). This Motion is made pursuant to FED. R. CIV. P. 6(b) and Rule 6-1 of the Local	
19	Rules of Practice and is based upon the attached declaration of counsel. This is the first enlargement of	
20	time sought by Respondents to file the response, and the request is brought in good faith and not for the	
21	purpose of delay.	
22	DATED July 22, 2021.	
23	Submitted by:	
24	AARON D. FORD	
25	Attorney General  By: /s/ Jessica Perlick  Jessica Perlick (Bar. No. 13218)  Senior Deputy Attorney General	
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DECLARATION OF JESSICA PERLICK

STATE OF NEVADA COUNTY OF CLARK )

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I, JESSICA PERLICK, being first duly sworn under oath, deposes and states as follows:

- I am an attorney licensed to practice law in all courts within the State of Nevada and am 1. employed as a Senior Deputy Attorney General in the Office of the Nevada Attorney General. I have been assigned to represent Respondents in Terry D. Dixon v. Renee Baker, et al., Case No. 3:13-cv-00248-RJC-WGC, and as such, have personal knowledge of the matters contained herein.
- 2. The deadline to file Respondents' response to Dixon's motion for discovery (ECF No. 62) is July 22, 2021.
- 3. I have been unable with due diligence to complete the response herein. When Dixon filed his motion, I was working through administrative tasks related to the internal transfer of a colleague, including participation in interviews for the open position over the course of the last week. During this time, I have also been working on a supplemental answer in Bollinger v. Gittere, 2:98-cv-01263 (capital case); and a response to a petition in *Elliott v. Russell*, 3:20-cv-00529.
- 4. Additionally, my supervisor went on medical leave yesterday, and I am assisting with coverage in her absence. After receiving an adverse order in a colleague's case, this coverage included coordinating our internal procedures, which takes significant time and attention. As a result, I was unable to complete the response to Dixon's motion for discovery, and respectfully request a brief extension in which to do so.
- 5. I have communicated with counsel for Dixon, and she indicated that she does not object to this brief extension.
- 6. For the foregoing reasons, I respectfully request an enlargement of time of one week, up to an including July 29, 2021, in which to file the response to Dixon's motion for discovery (ECF No. 62).

Executed on July 22, 2021.

IT IS SO OR DERED.

ROBERT C. /ONES

/s/ Jessica Perlick Jessica Perlick (Bar No. 13218) Senior Deputy Attorney General

United States District Judge

DATED: July 26, 2021.

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